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1	The Honorable Thomas S. Zilly		
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7 8	LIMITED CTATI	ES DISTRICT COLIDT	
9	UNITED STATES DISTRICT COURT		
10	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
11	IRONBURG INVENTIONS LTD.,	No. 2:17-cv-01182-TSZ	
12	Plaintiff,	PRETRIAL ORDER	
13	v.		
14	VALVE CORPORATION,		
15	Defendant.		
16			
17	JURISDICTION		
18	Jurisdiction is vested in this Court under 28 U.S.C. §§1331 and 1138(a). This is an action		s is an action
19	for patent infringement arising under the pater	nt laws of the United States, 35 U.S.C.	§ 1 et seq.
20	CLAIMS A	AND DEFENSES	
21	Plaintiff, Ironburg Inventions Ltd. ("I	ronburg"), will pursue at trial the foll-	owing claims
22	against Defendant, Valve Corporation ("Valve"):		
23	A claim for damages under 35 U.S.C. § 284 for Valve's infringement of United States Patent		States Patent
24	No. 8,641,525 (the "'525 Patent" or the "Patent-in-Suit") entitled, "CONTROLLER FOR VIDEO		FOR VIDEO
25	GAME CONSOLE." Ironburg contends that Valve's accused device, the "Steam Controller",		Controller",
26	infringes the following claims of the '525 Patent: Claims 2, 4, 7, 9, 10, 11 and 18.		
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28			
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A claim for increased or enhanced damages under 35 U.S.C. § 284 based on Valve's willful infringement of the claims in the '525 Patent.

A claim for Ironburg's costs, expenses, and reasonable attorneys' fees under 35 U.S.C. § 285.

A claim for injunctive relief restraining Valve from further infringing the Patent-in-Suit.

A claim for such other relief as the Court may deem just and proper under the circumstances.

Valve will assert at trial the following defenses and counterclaims to Ironburg's claims:

Valve has not infringed any asserted claim of the '525 Patent.

Ironburg's claims for infringement of the '525 Patent under the doctrine of equivalents are barred by the doctrines of prosecution history estoppel and/or prosecution disclaimer, ensnarement and vitiation.

If Valve is found to have infringed the '525 Patent, any such infringement was not willful.

Ironburg is not entitled to any increased or enhanced damages under 35 U.S.C. § 284.

Ironburg is not entitled to recover any of its costs, expenses, or attorneys' fees.

Ironburg is not entitled to injunctive relief.

A claim for any other relief the Court may deem just and proper under the circumstances.

ADMITTED FACTS

The following facts are admitted by the parties:

- 1. The United States Patent and Trademark Office issued the '525 Patent to Ironburg on February 4, 2014.
- 2. Ironburg is, and has been at all times since February 4, 2014, the owner and assignee of record of the '525 Patent.
- 3. As part of its business, Ironburg licenses the '525 Patent to other companies, including to Scuf Gaming International LLC ("Scuf"), Microsoft Corporation and others.
- 4. Valve is a video gaming company that develops and sells gaming software, hardware, and related devices and accessories, and that provides an on-line gaming platform.

1	5. At least as early as 2013, Valve announced its intention to enter the video game		
2	controller market.		
3	6. Ironburg, through its counsel, sent Valve a letter dated March 7, 2014 and provided		
4	it with notice of the '525 Patent.		
5	7. Valve began to sell its Steam Controller product in 2015.		
6	8. In connection with its design of the Steam Controller, Valve made no attempt to		
7	design around the '525 Patent.		
8	9. None of the design changes that Valve made to the Steam Controller were made in		
9	response to Ironburg's March 7, 2014 letter notifying Valve of the '525 Patent.		
10	10. Valve continued to sell its Steam Controller product in the United States at all times		
11	from June 2015 up to and including December 2019.		
12	11. Between June 1, 2015 and December 31, 2019, Valve sold approximately 1,612,136		
13	of its Steam Controller products, all of which were manufactured in the United States.		
14	ISSUES OF LAW		
15	1. The amount of enhanced damages and fees and costs, if any, under 35 U.S.C. §§ 284		
16	and 285 to which Ironburg is entitled. Valve denies Ironburg is entitled to any enhanced damages		
17	fees, or costs.		
18	2. Whether or not this is an exceptional case under 35 U.S.C. § 285 such that either		
19	party is entitled to its reasonable attorneys' fees.		
20	3. Whether or not Ironburg is entitled to injunctive relief restraining Valve from further		
21	infringing the '525 Patent. Valve denies it has infringed the '525 Patent.		
22	EXPERT WITNESSES		
23	(a) Each party shall be limited to one expert witness on the issues of infringement and one		
24	expert on the issues of damages.		
25	(b) The names and addresses of the expert witnesses to be used by each party at the trial		
26	and the issue upon which each will testify is:		
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28			

Case 2:17-cv-01182-TSZ Document 372 Filed 05/04/20 Page 4 of 11 (1) On behalf of Ironburg: 1 2 Garry E. Kitchen (infringement) SGK Service Inc. 3 3494 Camino Tassajara, #403 Danville, CA 94506 4 5 Kenneth Serwin, Ph.D. (damages) Berkeley Research Group, LLC 6 2200 Powell Street, Suite 1200 Emeryville, CA 94608 7 8 (2) On behalf of Valve: 9 Robert Dezmelyk (infringement) LCS/Telegraphics 10 1 Bancroft Road Newton, NH 03858 11 12 Ambreen Salters (damages) StoneTurn Group 13 One Shell Plaza 910 Louisiana Street, Suite 4905 14 Houston, TX 77002 15 OTHER WITNESSES 16 The names and addresses of witnesses, other than experts, to be used by each party at the 17 time of trial and the general nature of the testimony of each are: 18 (a) On behalf of Ironburg: 19 20 Duncan Ironmonger (will testify) 3970 Johns Creek Ct., #325 21 Suwanee, GA 30024 22 Mr. Ironmonger is an inventor of the Patent-in-Suit and CEO & Co-Founder of Ironburg 23 and Scuf. Mr. Ironmonger will testify regarding the inventions disclosed in the Patent-in-Suit; 24 Ironburg's and Scuf's business; the value of and revenues derived from the Patent-in-Suit; the 25 licensing of the Patent-in-Suit; Ironburg's discussions with Valve regarding the Patent-in-Suit, 26 including licensing of the Patent-in-Suit; and damages issues. 27

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1	Karl Quackenbush (will testify)		
2	Valve Corporation 10400 NE 4 th Street, Suite 1400		
3	Bellevue, WA 90084		
4	Mr. Quackenbush will testify regarding Valve's knowledge of the Patent-in-Suit		
5	Ironburg's infringement claims, Valve's failure to design around the Patent-in-Suit, Valve's refusa		
6	to obtain a license to the Patent-in-Suit, and willful infringement issues.		
7	Scott Lynch (will testify)		
8	Valve Corporation 10400 NE 4 th Street, Suite 1400		
9	Bellevue, WA 90084		
10	Mr. Lynch will testify regarding the design, development and sales of Valve's accused		
	Steam Controller product, Valve's knowledge of the Patent-in-Suit, the revenues derived by Valve		
11	from its sales of the Steam Controller product, and willful infringement issues.		
12	Jane Lo (will testify)		
13	Valve Corporation 10400 NE 4 th Street, Suite 1400		
14	Bellevue, WA 90084		
15	Ms. Lo will testify regarding the revenues derived by Valve from its sales of the Steam		
16	Controller product and bundled products and damages issues.		
17			
18	Kristian Miller (will testify)		
19	Valve Corporation 10400 NE 4 th Street, Suite 1400		
20	Bellevue, WA 90084		
21	Mr. Miller will testify regarding the revenues derived by Valve from its sales of the Steam		
22	Controller product and bundled products.		
23			
24	Jeff Bellinghausen (will testify) Amazon.com, Inc.		
25	425 106 th Ave. NE		
26	Bellevue, WA 98004		
27	Mr. Bellinghausen will testify regarding the design and development of Valve's Steam		
28	Controller product and willful infringement issues.		
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1	Nico Cosereanu (possible witness only)		
2	3970 Johns Creek Ct #325 Suwanee, GA 30024		
3	Ms. Cosereanu will testify regarding Ironburg's and Scuf's business, financial issues		
4	relating to the Ironburg and the Patent-in-Suit, the value of and revenues derived from the Patent-		
5	in-Suit, the licensing of the Patent-in-Suit, and damages issues. Ms. Cosereanu was deposed by		
6	Valve on February 27, 2020. The parties have agreed that any portions of Ms. Cosereanu's		
7	deposition transcript to be offered by the parties at trial pursuant to LCR 32(e) shall be designated		
8	consistent with LCR 16(h) and (i) by March 13, 2020.		
9	Greg Coomer (possible witness only)		
10	Valve Corporation 10400 NE 4 th Street, Suite 1400		
11	Bellevue, WA 90084		
12	Mr. Coomer will testify regarding the design and development of Valve's Steam Controller		
13	product and willfulness infringement issues.		
14			
15	Scott Dalton (possible witness only)		
16	Valve Corporation 10400 NE 4 th Street, Suite 1400		
17	Bellevue, WA 90084		
18	Mr. Dalton will testify regarding the design and development of Valve's Steam Controller		
19	product and willfulness infringement issues.		
20	Eria Hana (nossibla witness only)		
21	Eric Hope (possible witness only) Valve Corporation		
22	10400 NE 4 th Street, Suite 1400		
23	Bellevue, WA 90084		
24	Mr. Hope will testify regarding the design and development of Valve's Steam Controller		
25	product and the willful infringement issues.		
26	Jeff Keyzer (possible witness only)		
	17304 NE 34 th Street		
27	Redmond, WA 98052		
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1	Mr. Keyzer will testify regarding the design and development of Valve's Steam Controller	
2	product and the willful infringement issues.	
3		
4	Jason Beach (possible witness only) 6509A Ellis Ave. A	
5	Seattle, WA 98108	
6	Mr. Beach will testify regarding the design and development of Valve's Steam Controller	
7	product and the willful infringement issues.	
8	Greg Matelich (possible witness only)	
10	10515 324 th P1 SE Issaquah, WA 98027	
11	Mr. Matelich will testify regarding the design and development of Valve's Steam Controller	
12	product and the willful infringement issues.	
13		
14	Ironburg reserves the right to call any witnesses disclosed by Valve, any witnesses whose	
15	testimony cannot reasonably be anticipated before trial, and any rebuttal witnesses, regardless of	
16	whether listed above.	
17	(b) On behalf of Valve:	
18	Scott Lynch (will testify) Valve Corporation	
19	10400 NE 4 th Street, Suite 1400	
20	Bellevue, WA 90084	
21	Mr. Lynch is Valve's Chief Operating Officer. Mr. Lynch will testify regarding Valve and	
22	its business, Valve's development and marketing of the Steam Controller, the video gaming market	
23	generally, and Valve's costs and sales of the Steam Controller.	
24	Jeff Bellinghausen (will testify)	
25	Amazon.com, Inc. 425 106 th Ave. NE	
26	Bellevue, WA 98004	
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1	Mr. Bellinghausen is a former Valve engineer who worked on developing the Steam		
2	Controller. Mr. Bellinghausen will testify regarding the development and design of the Steam		
3	Controller, the video gaming market generally, Valve patents relating to gaming controllers.		
4	Karl Quackenbush (will testify)		
5	Valve Corporation 10400 NE 4 th Street, Suite 1400		
6	Bellevue, WA 90084		
7 8	Mr. Quackenbush is Valve's General Counsel. Mr. Quackenbush will testify regarding		
9	Valve's pre-suit knowledge of and communications with Ironburg regarding the '525 Patent.		
10	Eric Hope (will testify)		
11	Valve Corporation 10400 NE 4 th Street, Suite 1400		
12	Bellevue, WA 90084		
13	Mr. Hope is a Valve employee who was involved with developing and marketing the Steam		
14	Controller. Mr. Hope will testify regarding Valve and its business, Valve's development and		
15	marketing of the Steam Controller, and the video gaming market generally.		
16	Kristian Miller (possible witness only)		
17	Valve Corporation 10400 NE 4 th Street, Suite 1400		
18	Bellevue, WA 90084		
19	Mr. Miller is a Valve employee with a background in economics. Mr. Miller will testify		
20	regarding Valve's marketing and sales of the Steam Controller.		
21	Jane Lo (possible witness only)		
22	Valve Corporation 10400 NE 4 th Street, Suite 1400		
23	Bellevue, WA 90084		
24	Ms. Lo is Valve employee in Valve's accounting department. Ms. Lo will testify regarding		
25	the amount of Valve's sales of the Steam Controller.		
26	Simon Burgass (possible witness only)		
27	Simon Burgess (possible witness only) Howe Lane		
28	Rothley, Leicester United Kingdom		
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Mr. Burgess is the first-named inventor of the '525 Patent and co-founder of Ironmonger and Scuf. Mr. Burgess will testify by video deposition regarding the conception and development of the inventions claimed in the '525 Patent, Ironburg's and Scuf's businesses, and the circumstances surrounding his departure from Ironburg and Scuf.

Nico Cosereanu (possible witness only) 3970 Johns Creek Ct #325 Suwanee, GA 30024

Ms. Cosereanu will testify regarding Ironburg's and Scuf's business, financial issues relating to Ironburg and the Patent-in-Suit, the value of and revenues derived from the Patent-in-Suit, the licensing of the Patent-in-Suit, and damages issues. Ms. Cosereanu was deposed by Valve on February 27, 2020. The parties have agreed that any portions of Ms. Cosereanu's deposition transcript to be offered by the parties at trial pursuant to LCR 32(e) shall be designated consistent with LCR 16(h) and (i) by March 13, 2020.

Valve reserves the right to call any witnesses disclosed by Ironburg, any witnesses whose testimony cannot reasonably be anticipated before trial, and any rebuttal witnesses, regardless of whether listed above.

EXHIBITS

Counsel shall meet and confer and file, by June 1, 2020, a revised exhibit list.

ACTION BY THE COURT

- (a) This case will be scheduled for trial before a jury as soon as possible.
- (b) Trial briefs, docket nos. 346 and 349, have been submitted to the Court.
- (c) Proposed voir dire questions were submitted by the parties on February 28, 2020. Proposed jury instructions were submitted by the parties on March 5, 2020.
 - (d) A telephonic pretrial conference was held on May 1, 2020, at 10:00 a.m.

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1 This order has been approved by the parties as evidenced by the signatures of their 2 counsel and the attorneys' consent during the pretrial conference. This order shall control the 3 subsequent course of the action unless modified by a subsequent order. 4 This order shall not be amended except by order of the court pursuant to agreement of the 5 parties or to prevent manifest injustice. 6 DATED this 1st day of May, 2020. 7 I homes & fell 8 9 Thomas S. Zilly United States District Judge 10 11 12 13 14 FORM APPROVED: 15 16 DATED: February 28, 2020 17 MANATT, PHELPS & PHILLIPS, LLP 18 By: /s/ Robert D. Becker Robert D. Becker, pro hac vice 19 Christopher L. Wanger, pro hac vice One Embarcadero Center, 30th Floor 20 San Francisco, CA 94111 21 Tel: (415) 291-7617; Fax (415) 291-7474 Email: rbecker@manatt.com 22 Email: cwanger@manatt.com 23 SAVITT BRUCE & WILLEY LLP Stephen C. Willey, WSBA #24499 24 1425 Fourth Avenue, Suite 800 25 Seattle, WA 98101-2272 Tel: (206) 749-0500; Fax (206) 749-0600 26 Email: swilley@sbwllp.com 27 Attorneys for Ironburg Inventions Ltd. 28

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1	Dated: February 28, 2020	Respectfully submitted,
2		FOX ROTHSCHILD LLP
3		By: /s/ Gavin W. Skok
4		Gavin W. Skok, WSBA #29766 FOX ROTHSCHILD LLP 1001 Fourth Avenue, Suite 4500
5		Seattle, WA 98154
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7		B. Trent Webb (<i>pro hac vice</i>)
8		Patrick A. Lujin (<i>pro hac vice</i>) Mark D. Schafer (<i>pro hac vice</i>)
9		Lydia C. Raw (<i>pro hac vice</i>) SHOOK, HARDY & BACON L.L.P.
10		2555 Grand Blvd. Kansas City, Missouri 64108
11		Telephone: 816.474.6550 Facsimile: 816.421.5547
12		E-mail: bwebb@shb.com plujin@shb.com
13		mschafer@shb.com lraw@shb.com
14		Tanya L. Chaney (pro hac vice)
15		SHOOK, HARDY & BACON L.L.P. 600 Travis Street, Suite 3400
16		Houston, Texas 77002 Telephone: 713.227.8008
17		Facsimile: 713.227.9508 E-mail: tchaney@shb.com
18		Reynaldo C. Barcelo Joshua C. Harrison
19 20		BARCELO HARRISON & WALKER LLP 2901 West Coast Highway, Suite 200
21		Newport Beach, CA 92663 Telephone: 949.340.9736
22		Facsimile: 949.258.5752 Email: rey@bhiplaw.com
23		josh@bhiplaw.com Attorneys for Defendant
24		VALVE CORPORATION
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